					
FORM PTO-1594 (Rev. 6-93) OMB No. 0651-0011 (exp. 4/9) Tab settings ▼	F	05-06-20		ER SHEET	U.S. DEPARTMENT OF Patent and Trademark ▼ ▼
To the Honorable Commiss	sioner of	1024400	88 record t	the attached original d	ocuments or copy thereof.
Name of conveying party(i V&H PERFORMANCI		5.6.03		and address of rec	eiving party(ies) rporation, as Agent
			Interna	al Address:	
□ Individual(s) □ General Partnership	□ Associ □ Limited	ation Partnership			th Wacker Drive. Ste 6400
⊠ Corporation-State CA			City:	Chicago	State: <u>IL</u> Zip: <u>60606</u>
Other ———			□ Inc	lividual(s) citizen <mark>sh</mark> i	p
Additional name(s) of conveying par	ty(ies) attached:	? □ Yes ⊠ No		Sociation -	
3. Nature of conveyance:					
□ Assignment	П	Merger		rporation State _	
☐ Assignment ☐ Security Agreement		Change of Name	□ Oth	ier	
□ OtherJune 12,			If assignee	is not domiciled in the Ui is attached: ns must be a separate do	nited States, a □ Yes □ No ocument from assignment)
Execution Date:			Additional r	name(s) & address(es) at	tached? □ Yes ⊠ No
4. Application number(s) or tr	rademark		1		
A. Trademark Application 76/417,012 76/41			B. Tr	ademark Registratio	on
		Additional numbers	attached? NO		
5. Name and address of party concerning document should		•	6. Total r	number of application	ons and
Name: Rebecca L. Fol Internal Address: <u>16th Fl</u> e				ee (37 CFR	\$ 65.00
	M		1		
			□ Au	thorized to be charg	ged to deposit
Street Address: <u>Katten M</u> 525 W. Monroe	luchin Zavis	Rosenman	8. Depos	it account number:	en e
· · · · · · · · · · · · · · · · · · ·	11	60661			
City: <u>Chicago</u> S	Stat	ZIP <u>60661</u>	(Attach d	luplicate copy of this pag	ge if paying by deposit account)
5/07/2003 BTDN11 00000046 76417018	2	DO NOT USE T	HIS SPACE		t _{la} ,
To the best of my knowle of the original document.	5.00 UP 5.00 OP edge and belie	of, the foregoing info	ormation is tru L Heli	ue and correct and an	y attached copy is a true 8/15/02
Rebecca L. Foley Name of Person		1 miles	Signature	J	5 Date

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments, Washington, D.C. 20231

TRADEMARK SECURITY AGREEMENT

WHEREAS, V&H Performance, Inc., a California corporation ("Grantor"), owns the Trademarks, Trademark registrations, and Trademark applications listed on Schedule 1 annexed hereto, and is a party to the Trademark licenses listed on Schedule 1 annexed hereto; and

WHEREAS, Grantor has entered into a Credit Agreement dated as of June 12, 2002 (as the same may be amended, restated, supplemented or otherwise modified and in effect from time to time, the "Credit Agreement"), among Motorsport Aftermarket Group, Inc., a Delaware corporation ("MAG"), White Brothers Performance Products, Inc., a California corporation ("WBPP"), J&P Cycles, Inc., an Iowa corporation ("J&P"), Progressive Suspension, Inc., a California corporation ("Progressive"), and Kuryakyn Holdings, Inc., a Wisconsin corporation ("Kuryakyn"; Grantor, MAG, WBPP, J&P, Progressive and Kuryakyn are referred to herein each individually as a "Borrower" and collectively as the "Borrowers"), MAG, in its capacity as borrowing agent and funds administrator (in such capacity, the "Funds Administrator"), Antares Capital Corporation, as agent ("Agent") for the benefit of all financial institutions that from time to time become lenders under the Credit Agreement (collectively, the "Lenders"), and as a Lender, providing for extensions of credit and other financial accommodations to be made to the Borrowers by Lenders; and

WHEREAS, pursuant to the terms of that certain Security Agreement dated as of even date herewith (as the same may be amended, restated, supplemented or otherwise modified and in effect from time to time, the "Security Agreement"), among the Borrowers and Agent (in such capacity, "Grantee"), Grantor has granted to Grantee, for the benefit of Agent and Lenders, a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks (as defined in the Security Agreement), Trademark registrations, Trademark applications (other than Trademark applications based on an "intent-to-use" the marks) and Trademark licenses, together with the goodwill of the business symbolized by Grantor's Trademarks, and all proceeds thereof, to secure the payment of the "Liabilities" (as defined in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

(1) each Trademark, Trademark registration and Trademark application (other than Trademark applications based on an "intent-to-use" the marks), including, without limitation, the Trademarks, Trademark registrations (together with any reissues, continuations or extensions thereof) and Trademark applications referred to in <u>Schedule 1</u> annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application (other than Trademark applications based on an "intent-to-use" the marks);

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REEL: 002725 FRAME: 0480

- (2) each Trademark license and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark license; and
- (3) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any Trademark or Trademark registration including, without limitation, the Trademarks and Trademark registrations referred to in <u>Schedule 1</u> annexed hereto, the Trademark registrations issued with respect to the Trademark applications referred in <u>Schedule 1</u> and the Trademarks licensed under any Trademark license, or (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark licensed under any Trademark license.

This security interest is granted in conjunction with the security interests granted to Grantee pursuant to the Security Agreement and is not intended to increase the rights of Grantee or the obligations of Grantor beyond the rights and obligations contained in the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[remainder of page intentionally left blank; signature page follows]

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TRADEMARK REEL: 002725 FRAME: 0481 IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer on this/27 day of _______, 2002.

V&H PERFORMANCE, INC., as Grantor

By:

Name: Arnold W. Ackerman

Title:

Chairman

Acknowledged of Grantee:

ANTARES CAPITAL CORPORATION,

a Delaware corporation, as Agent

By:

Name:

Trademark Security Agreement (V&H)

TRADEMARK REEL: 002725 FRAME: 0482 BORROWER: <u>V&H Performance, Inc.</u>

Schedule 1 to Trademark Security Agreement

U.S. TRADEMARK REGISTRATIONS

<u>MARK</u>	REG. NO.	<u>DATE</u>
None		

FOREIGN TRADEMARK REGISTRATIONS

MARK	REG. NO.	<u>DATE</u>
None		

U.S. TRADEMARK APPLICATIONS

<u>MARK</u>	APP. NO.	<u>DATE</u>
Vance & Hines Racing	76/417,012	June 4, 2002
Vance & Hines	76/417,011	June 4, 2002

FOREIGN TRADEMARK APPLICATIONS

MARK	APP. NO.	<u>DATE</u>
None		

TRADEMARK LICENSES

Name of Agreement	<u>Parties</u>	Date of Agreement
License Agreement	MAG and V&H	June 12, 2002

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RECORDED: 05/06/2003 REEL: 002725 FRAME: 0483